

Ancient Platinum.

The discovery of platinum was long thought to be quite modern. In the first half of the sixteenth century it was noticed that gold ore from the Spanish mines in Darien sometimes included grains of a white metal which possessed the qualities of what are called the noble metals, but there were no existing records to throw light upon the matter. As the Spaniards prohibited its export, it was another hundred years before the metal began to find its way into Europe, and it was not till about 1750 that its properties were really investigated. In 1801 M. Berthollet, the famous French savant, made an astonishing discovery in Egypt. He was examining a metal box, once the property of an Egyptian queen of the seventh century B. C., and in it he found a plate which at first sight he took to be silver, but afterward turned out to be made of an alloy of gold and platinum. Doubtless the platinum came from the alluvial deposits of the upper Nile.

One Way to Catch Frogs.

In looking over a book of travels in France, written more than 100 years ago, I came across an interesting bit about the way of catching frogs for market. The author mentions the fact that frogs were sold by the hundred in the markets, that they were classed as fish and that only the hind quarters were eaten. But to come to the main point he says: "To catch the frogs the fisherman puts one of them in a glass vessel, which he dips into a brook, on which the creature, finding itself in so strange a situation confined in the midst of water in a transparent machine, or, I may say, invisible prison, begins to croak most melodiously, and by his croaking makes multitudes of other frogs come to him on every side, as if to rescue their companion, when the frog fisher valiantly seizes his prey."—London Chronicle.

Waiters and Tips.

A competent waiter is not a fool by a long shot, and no man is so liberal at any other moment of his life as when he is feeding well. A first class serving man at table can wheedle a quarter or half dollar out of even a stingy blather-skite by some delicate attention, by showing just the least bit of interest in his especial welfare. A German lieutenant in hard lines is waiting in a swell hotel here. His tips amount to \$10 a day. He is incognito for the present. University graduates could do quite as well. The principal trouble is that waiting is regarded as too servile, too menial, smacking too much of slavery. But good waiters make valuable friends and earn several times as much money as bank clerks and shop salesmen. And the calling might be dignified.—New York Press.

Why He Was Called "Good Friday."

Alfred Bunn, the celebrated English impresario and operatic librettist of the last century, was not always in an amiable frame of mind, and one day he was seen at a rehearsal holding a wretched "super" by the collar and scolding him savagely. The poor fellow's fright and distress, says F. J. Crowe in his biographical anecdotes of famous musicians, attracted the attention of Malibran, the famous prima donna. The lady crossed over to the manager and said:

"Do you know, I shall call you 'Good Friday.'"

"Why?" he asked.

"Because," replied Malibran, "you are such a hot cross bun."

Bed Sores.

Bed sores are sores that form on those parts of the body that are undermost in the position taken up by the bed occupant. As a rule they never form unless the sufferer is confined to one position. When set up they are most distressing. Whisky or brandy used as a lotion to the healthy skin once daily will prevent them. When there are commencing sores they should be treated with white of egg mixed with powdered alum. The two should be well rubbed up together. If one has not a mortar and pestle it is a good plan to mix the things in a basin with a bone knife handle.

Why?

Why do we always talk of putting on our coats and vests when we always put on first our vest and then our coat?

Why do we refer to the coverings of our feet as shoes and stockings when the stockings are first put on?

Why do we invite people to wipe their feet when we mean their shoes?

Why, in the old times, did a father tell his son he would warm his jacket when every one knew he meant his pantaloons?

Purely Business.

"Of course," said the shrewd business man, "I don't want to be sick, but it looks as if I'd have to call in Dr. Burroughs for a couple of weeks."

"What for?" demanded his friend.

"He owes me \$100, and that's about the only way I can collect it."—Philadelphia Press.

Altruistic.

Reginald—Why does your father want you to stop taking piano lessons? Kathryn—He says it's too much of a mental strain. Reginald—Oh, pshaw! You look strong enough. Kathryn—Oh, the strain isn't on me. It's on the others in the house.—Chicago News.

A Million Cold.

Mrs. Black—There goes old Money-bags. They say he is worth a million cold. Mrs. White—Yes, he will be. He carries a million insurance.—Milwaukee Sentinel.

Keep on trimming your lamp, tilting your soil, tugging and pegging away. You can never tell when the messenger of success will come.

French Mothers.

There is one thing that French mothers do not do enough. That is to separate from their growing boys, to send them to the school of life outside the home and into situations where they must look after themselves. The mother's happiness is complete only with her children around her. Let her not keep them too much apart. From this arise too fearsome ideas of distance and a too timid attachment to the natal soil or the maternal city.

The difficulty is that it is very reluctantly admitted among the French that the time must come for the nestling to use its own wings. I have seen most excellent parents worry themselves nearly to death because a daughter will not acquiesce in their ideas or wish to accept the husband of their choice. To a son or a daughter very devoted, but independent it is often said, "You love me no longer."

But if we have touched here upon a somewhat delicate point the good will and love of the French mothers are above all praise, even if sometimes farsightedness and breadth of mind be somewhat lacking.—Charles Wagner in Cosmopolitan.

Queer Hatching Processes.

The Chilean frog, known also as Darwin's frog, is unique in its method of hatching eggs. The female is not abnormal, but the male has a large pouch which underlies its whole body and is connected with its mouth by two openings, one on either side of its tongue. When his mate has laid her eggs this devoted parent takes them into his forepaws and places them inside his mouth, whence they presently pass by the two passages into the expectant pouch. Here they remain in warm and safe seclusion until they are hatched and emerge as newborn tadpoles to the light. The breeding habits of the midwife frog are not less singular. He winds the strings of new laid eggs round his hind legs and vanishes into a convenient hole till they are hatched. The Surinam toad places eggs one by one in hexagonal cells formed in the back of the mother toad, whence in due time they hop out, not tadpoles, but perfect toads.

The Ease of Normal Death.

According to a scientist, the immediate cause of death in all but very exceptional cases, such as accident, is the poisoning of the nervous centers by carbonic acid, which accumulates in the blood owing to the failure of the arrangement for its removal. "This gas is an anæsthetic," he explains, "and has, indeed, been employed as such, both locally and otherwise. This property of carbonic acid may be termed a merciful provision of nature. Normal death is a painless occurrence, usually preceded by gradual loss of consciousness entailing no more suffering than going to sleep. The accumulation of this merciful gas often induces muscular contraction or spasms, which are preceded by loss of consciousness, but which may have suggested to uncritical observers that their moribund subject was in agony."

Lucky.

A story that comes from Ireland relates to the custom among farmers there of depositing money in the bank in the joint names of husband and wife, so that when one dies the survivor can draw out the money without any legal formalities.

To a farmer who recently made application for money deposited for himself and his wife the manager asked: "Why, Pat, how can this be? It is not much more than a year since you came with a similar application on the death of your wife."

"Well, your honor," was the reply, "I'm a bit lucky wid women."—Harper's Weekly.

The Perfect Prescription.

A patient at a metropolitan hospital goes away best satisfied when he is given something to drink out of a bottle. The drinking, according to ancient ritual, must not be less often than three times a day and the ceremony must have some reference to meals. The draft to be efficient should be colored. It must have a marked odor, so that he may invite his friends to smell it. It should be loathsome to the taste, so that the taking of it may call for some heroism. Above all, it needs to possess an evil looking sediment which will require a formal shaking of the vessel.—London Hospital.

Paternal Confidence.

The Young Man (with some embarrassment)—There is one question you haven't asked me yet, Mr. Hurd. You haven't wanted to know whether or not I think I can make a living for your daughter. The Other Man—That isn't necessary, Henry. She'll see that you make the living, all right, if she's at all like her mother—and I think she is.—Chicago Tribune.

Made Up For It.

"Do you remember, love, twenty years ago we sat one moonlight night by this lake? I had my head on your breast and for an hour spoke not a word."

"Yes," and it has never happened again since."

His Own Way.

"Do you ever have your own way?" asked the cynical near relative. "Yes," answered Mr. Meekton. "Sometimes I have my own way, but not without consulting Henrietta very carefully before I make up my mind."

Getting Up Courage.

Knicker—Jones and his wife are singing "The Marseillaise." Bocker—Yes; they are bracing up to discharge the cook.—Harper's Bazar.

Lost time is never found again, and what we call time enough always proves little enough.

LEGAL ADVERTISEMENTS.**Petition for Final Discharge.**

UNITED STATES DISTRICT COURT, ss. SOUTHERN DISTRICT OF FLORIDA. In Re Ed M. Earnest as Earnest Dry Goods Company, Bankrupt. In the Matter of Petition for Final Discharge.

On this 1st day of December, A. D. 1905, on reading the foregoing petition, it is ordered by the Court, that a hearing be had upon the same on the 15th day of December, A. D. 1905, before said Court, at Jacksonville, in said district, at 10 o'clock in the forenoon, and that notice thereof be published in the De Soto County News, a newspaper printed in said district, and that all known creditors and other persons in interest may appear at the said time and place and show cause, if any they have, why the prayer of said petitioner should not be granted.

And it is further ordered by the Court, that the Clerk shall send by mail to all known creditors notice of said petition and this order addressed to them at their places of residence as stated.

Witness the Honorable James W. Locke, Judge of the said Court, and the seal thereof at Jacksonville, on the 1st day of December, A. D. 1905. [Seal.] JAMES W. LOCKE, Judge. A true copy.

Attest: E. O. LOCKE, Clerk.

Notice for Application for Leave to Sell Minor's Land.

Notice is hereby given that four weeks after date hereof, to wit: On the 5th day of January, A. D. 1906, I will apply to the Honorable J. B. Cochran, county judge, in and for DeSoto county, Florida, at his office in the court house at Arcadia, Florida, for an order authorizing the sale of the following described land belonging to Beula Thomas, a minor, to-wit: Lot 20 in block 63 of the original survey of the town of Trubee, as per plat recorded in the office of the circuit court of DeSoto county. This Dec. 8, 1905.

FLORIDA A. THOMAS, Guardian.

Notice.

To all whom it may concern: You are hereby notified that four weeks after date hereof I will apply to J. B. Cochran, county judge of DeSoto county, Florida, at his office in Arcadia, for an order to sell at private sale one undivided one half interest in the west half of the southwest quarter of the southwest quarter in section 8, less five acres on the north end of said land. Also one undivided one-half interest in the west half of the northwest quarter of section 17, and also one undivided one half interest in five acres of land in the north end of the west half of the northwest quarter of the southwest quarter of said section 17, township 33 south, range 25 east; also one undivided one-fourth interest in lots two and three, block 22 in the town of Bowling Green, Florida, all lying and being in DeSoto county, Florida. JOSEPH H. PEEPLES, Guardian for Nellie P. Peoples. Arcadia, Fla., Nov. 22, 1905. 11-24-5w

Notice.

In the Circuit Court of the Sixth Judicial Circuit of the State of Florida, in and for DeSoto County, in Chancery. Lewis P. Seward vs. Robert J. Edwards. Bill to remove Cloud.

To the defendant herein, Robert J. Edwards: You will hereby take notice that there has been filed in this court a bill of complaint against you by Lewis P. Seward; for certain purposes herein set forth. You are therefore ordered and required to appear in this honorable court and answer said bill on the first day of January, 1906, and this order you are to heed under penalty of the law, or said bill will be taken as confessed against you.

It is further ordered that this notice be published in the DeSoto County News, a newspaper published in DeSoto County, Florida, for four consecutive weeks.

Witness my hand and official seal at Arcadia, Florida, this 20th day of November, 1905.

By M. A. Coye, D. C. Clerk Circuit Court. I certify that the above is a true copy of original on file in my office.

[Seal] H. E. CARLTON, Clerk Circuit Court. Treadwell & Treadwell, Attys for complainant. 11-24-4wk.

Notice.

In the Circuit Court of the Sixth Judicial Circuit of the State of Florida, in and for DeSoto County, in Chancery. Lewis P. Seward vs. William P. Couper.

To the defendant herein, William P. Couper: You are hereby notified that there has been filed in this court against you a bill of complaint by Lewis P. Seward for the certain purposes herein set forth. You are therefore ordered and required to appear in this court, to answer and file in this court on the first day of February, A. D. 1906, and this order you are to heed under penalty of the law or this bill will be taken as confessed against you.

It is further ordered that this notice be published in the DeSoto County News, a newspaper published in Arcadia, DeSoto County for eight consecutive weeks.

Witness my hand and official seal at Arcadia, Florida, this 30th day of November, 1905.

[Seal] H. E. CARLTON, Clerk Circuit Court. I hereby certify that the above is a true copy of the original now on file in my office.

Treadwell & Treadwell, Attys for complainant. 11-24-8wk.

Notice of Application.

To All Whom It May Concern: Be it known that four weeks after date hereof, the Florida Baptist Orphanage will make application to the Honorable Joseph B. Wall, Judge of the Circuit Court of the Sixth Judicial Circuit of Florida, in and for DeSoto county, at his office in the city of Tampa, Hillsborough county, Fla., to amend section 4 of its charter, so as to read as follows:

"The affairs of the said Baptist Orphanage shall be managed by a board of fifteen Trustees. Said Board of Trustees shall be elected by the Florida Baptist Convention, a corporation incorporated under the laws of the State of Florida. The terms of office of the first fifteen Trustees elected hereunto to expire as follows: Five to expire one year after date of election, five to expire two years after date of election, and five to expire three years after date of election. Each year five Trustees shall be elected to take the place of the five whose terms have expired, to serve for the term of three years, or until their successors are elected."

Florida Baptist Orphanage. Arcadia, Fla., Nov. 19, 1905.

Notice

To Whom It May Concern: You are hereby notified that on the 25th day of December, A. D. 1905 I will apply to the Honorable J. B. Cochran, county Judge of DeSoto county, Florida, at his office in Arcadia, for an order to sell to J. B. and J. C. of block 2, of the original survey of Arcadia, Florida, at private sale; the same being the property of the minors, Alma Robertson, Henton Robertson and Robert Robertson, heirs at law to Julia M. Robertson, deceased. W. E. Robertson, Guardian of Alma Robertson, Henton Robertson and Keith Robertson. Treadwell & Treadwell, Attys. for complt. 11-24-4wk.

Notice.

All parties indebted to Owen H. Parker are kindly requested to call and settle at the mayor's office, in the DeSoto Block, for same.

Respectfully, OWEN H. PARKER.

Notice.

All persons are hereby warned not to carry any gun, bullseye lantern or alligator hook with them in our pasture during close season for game. All parties violating the above will be prosecuted for trespassing. Knight Bros. W. B. Henderson, Jno. Hagan, Art., M. F. Mizell.

Notice.

To Whom It May Concern: Notice is hereby given that six months after date hereof, I will present to the County Judge of DeSoto county, Florida, at his office in the city of Arcadia, my accounts and vouchers or final settlement and discharge as guardian of James Daugherty, deceased.

Mary J. Scarborough, Guardian. This the 11th day of September, 1905.

Sheriff's Sale.

In the Circuit Court of the Sixth Judicial Circuit of the State of Florida, in and for DeSoto County. Carlton & Carlton vs. F. P. Johnson & E. M. Johnson.

Under and by virtue of an execution issued in the above entitled cause, dated October 17th, 1905, I have levied upon the following described property to wit: Southwest quarter of northwest quarter and the northwest quarter of southwest quarter, Sec. 28, and the southeast quarter of northwest quarter of sec. 29, Township 33, Range 37, lying and being in DeSoto County, Florida. And will offer the same for sale at public outcry in front of the court house door in the town of Arcadia, in said county and state, on the first Monday in January, A. D. 1906; during the legal hours of sale, to-wit: said day to the highest and best bidder for cash, I satisfy said execution and costs, said real estate being levied upon as the property of F. P. Johnson and E. M. Johnson.

A. C. Freeman, Sheriff DeSoto County Florida. Treadwell & Treadwell, Attys. for Plaintiff.

Application for Tax Deed.

Notice is hereby given that E. M. Putnam, purchaser of Tax Certificate, No. 43, dated June 8, 1905, and No. 209, 250, 251, and 252, dated the 3rd day of August, A. D. 1906, has filed said certificate in my office and has made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in DeSoto County, Florida, to-wit:

Block 264 of NW 1/4 Sec. 9, Tp. 33 S., R. 23 E.; NW 1/4 of NW 1/4 Sec. 11, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 14, Tp. 33 S., R. 23 E.; NW 1/4 of NW 1/4 of Sec. 23, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 24, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 25, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 26, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 27, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 28, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 29, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 30, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 31, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 32, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 33, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 34, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 35, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 36, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 37, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 38, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 39, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 40, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 41, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 42, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 43, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 44, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 45, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 46, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 47, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 48, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 49, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 50, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 51, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 52, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 53, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 54, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 55, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 56, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 57, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 58, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 59, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 60, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 61, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 62, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 63, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 64, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 65, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 66, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 67, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 68, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 69, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 70, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 71, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 72, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 73, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 74, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 75, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 76, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 77, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 78, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 79, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 80, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 81, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 82, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 83, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 84, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 85, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 86, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 87, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 88, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 89, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 90, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 91, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 92, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 93, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 94, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 95, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 96, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 97, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 98, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 99, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 100, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 101, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 102, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 103, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 104, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 105, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 106, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 107, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 108, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 109, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 110, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 111, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 112, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 113, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 114, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 115, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 116, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 117, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 118, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 119, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 120, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 121, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 122, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 123, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 124, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 125, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 126, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 127, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 128, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 129, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 130, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 131, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 132, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 133, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 134, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 135, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 136, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 137, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 138, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 139, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 140, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 141, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 142, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 143, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 144, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 145, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 146, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 147, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 148, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 149, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 150, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 151, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 152, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 153, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 154, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 155, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 156, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 157, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 158, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 159, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 160, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 161, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 162, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 163, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 164, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 165, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 166, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 167, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 168, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 169, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 170, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 171, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 172, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 173, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 174, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 175, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 176, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 177, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 178, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 179, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 180, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 181, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 182, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 183, Tp. 33 S., R. 23 E.; NW 1/4 of Sec. 18